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UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE: TRIBUNE COMPANY FRAUDULENT CONVEYANCE LITIGATION

Consolidated Multidistrict Action

Docket No. 11-MD-2296(RJH)

ORDER

: -----X

## ORDER RELATED TO ALL CASES

These consolidated cases relate to the Tribune Company's chapter 11 proceedings in the United States Bankruptcy Court for the District of Delaware, Case No. 08-13141. All the cases are therefore subject to an automatic stay pursuant to 11 U.S.C. § 362(a). The Honorable Kevin J. Carey, Chief Judge of the Bankruptcy Court, issued an order on April 25, 2011, as clarified by an order dated June 28, 2011, allowing plaintiffs to file the actions now consolidated before this court, but indicating that all such actions should thereafter be stayed until further order of the bankruptcy court.

Accordingly, the court hereby STAYS these consolidated cases, as well as any future cases consolidated under this docket number, pending further order of the Bankruptcy Court for the District of Delaware or this court. The times stayed include, but are not limited to, any deadline for a defendant to respond to a complaint or to commence motion practice, and any period for objection or reply to a filed motion.

The stay does not bar, but instead permits plaintiffs to (a) move for leave to further amend a complaint; (b) voluntarily dismiss an action or one or more defendants pursuant to Federal Rule of Civil Procedure 41; or (c) move to add or drop a party or to sever any claim against a party pursuant to Federal Rule of Civil Procedure 21. The stay does not bar defendants from objecting to any such motion by plaintiffs.

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The stay does not bar any party from moving the court to vacate or modify this order, or

from responding to such a motion.

The stay does not bar counsel from moving the court for admission *pro hac vice*. The

court hereby waives the fee requirement for such motions.

Notwithstanding this stay, all defendants or their counsel who have not already appeared

in a case shall enter an appearance within 30 days after the latter of entry of this Order or service

of an amended complaint upon defendants, without prejudice to any defenses or positions that

defendants may have. Counsel who entered an appearance in a case prior to its transfer do not

need to enter a new appearance.

All counsel are directed to apply for an ECF password issued by this Court. Please visit

the Court's website at nysd.uscourts.gov to complete the on-line registration form. For assistance

with the ECF filing system, or with applying for admission pro hac vice, counsel should contact

the Court's ECF Help Desk, at 212-805-0800.

Plaintiffs' counsel shall provide a copy of this order to all defendants in each case.

SO ORDERED.

Dated: New York, New York

December 28, 2011

Richard J. Holwell

United States District Judge

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## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE TRIBUNE FRAUDULENT CONVEYANCE LITIGATION

Master Docket: 11-md-2296 (RJH)

This Document Relates To:

Deutsche Bank Trust Company, et al. v. Adaly Opportunity Fund TD Securities Inc. c/o Adaly Investment Management Co., et al. (C.A. No. 1:11-04784) (RJH)

## **CERTIFICATE OF SERVICE**

I hereby certify that on January 9, 2012, I electronically served the foregoing Order via the Court's electronic filing system ("ECF") on all Defendants who have entered appearances in this matter by ECF. I also certify that on January 6, 2012, I caused a true and correct copy of the foregoing to be served upon all other Defendants in this matter via electronic mail or via first class mail at Defendants' best known addresses.

/s/ Christine Doniak
Christine Doniak